

FILED

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MP

MICHAEL W. DOBBINS

Dear Correspondent/Clerk CLERK, U.S. DISTRICT COURT August 22, 2008

I just received the reply to my Motion for sanctions in my case
 Giampaolo v. Terry McCann 07-cv-07154.

The caption included Magistrate Judge Jeffrey Cole.

I have not waived my right to a non-magistrate judge OR agreed to have anything heard by a magistrate judge as is the proper procedure before it can be heard.

I DO NOT want anything in this case heard by a magistrate judge. I am aware of the differences and object to any hearing before a magistrate.

In addition, according to defense counsel it would appear that my confidential information is now public? This is absurd! I had to attach my psych paper (only one of them) to PROVE the HIPPA violation occurred. If I hadn't I'd have no evidence to support it.

If this violation of my rights by defense counsel (a class A misdemeanor) is NOT prosecuted then I will file another suit against the entire Attorney Generals office. I am in no position to ask for anyone to investigate or prosecute because there is no info. here as to how to do that. I have read your local rules and they say to notify the tribunal which I have by Motion. I never intended for my private information to be made public. For the A.G. to take advantage of pro-se inmates by not only violating my rights but then to KNOW the only defense is to attach forbidden evidence in a motion is absurd. Is this just another dirty trick to harm inmates?

If there is any way to protect that information (seal it) so that it is only used to prove the issue it was raised in, then I request that be done immediately.

I really have expected a phone conference by now as was the instance in my last suit in your district and my Central district suit. I request one as soon as possible if one hasn't been scheduled soon already. Thanks.

Sincerely,


 Dominick Giampaolo
 R04860
 Danville Corr. Ctr
 3820 East Main
 Danville, IL 61834

CC; Atty Austin Franklin
 Enc- Copy for Judge Darrah